FORM 68-D

THIS DOCUMENT IS PROVIDED AS A FORM. IT CONTAINS VARIOUS PROVISIONS THAT MUST BE SET FORTH IN A JUDGMENT. THE PARAGRAPHS ARE SEQUENTIALLY NUMBERED EVEN THOUGH MANY ARE ALTERNATIVES TO BE USED BASED UPON THE FACTS IN EACH CASE. THE BOLD PORTIONS AT THE TOP OF THIS FORM, AS WELL AS ALL INAPPLICABLE OPTIONS THROUGHOUT THE DOCUMENT, SHOULD BE DELETED BEFORE SUBMITTING THE JUDGMENT TO THE COURT.

(DISSOLUTION JUDGMENT WHEN THERE ARE NO CHILDREN)

CIRCUIT COURT OF COUNTY, MISSOURI
SSN:) Petitioner,)
) VS.)
SSN:
Respondent.) Case No
JUDGMENT DISSOLVING MARRIAGE
Petitioner appeared in person and by counsel, Respondent appeared
not in person nor by counsel, although duly served OR not in person nor by counsel
having filed an Entry of Appearance OR in person and by counsel, OR
in person, pro se.

The Court took up for hearing the Petition for Dissolution of Marriage, witnesses were sworn, evidence adduced and the (petitioner **OR** parties) rested. On the evidence adduced the Court finds as follows:

OR

(IF JUDGMENT IS BY AFFIDAVIT):

On this date the Court reviews the file, the matter having been submitted to the Court by Affidavit for Judgment. Upon considering the pleadings, documents and affidavit(s) submitted, the Court finds as follows:

- 1. Petitioner has been a resident of the State of Missouri for more than ninety (90) days next preceding the filing of this action, currently living at . . 2. Respondent has been a resident of the State of Missouri for more than ninety (90) days next preceding the filing of this action, currently living at _____. 3. More than thirty (30) days have elapsed since the filing of this action. 4. The parties' social security numbers are as set forth in the caption of the case. 5. Petitioner and Respondent were married on _____, in ____ County, , and said marriage is registered there. 6. Petitioner and Respondent separated on or about _____. 7. There is no reasonable likelihood that the marriage of the parties can be
 - 8. There were no children born of the marriage and ____ is not pregnant.

preserved and, therefore, the marriage is irretrievably broken.

	10.	The parties have items of marital property and/or debts which need to be		
divided	d.			
		OR		
	11.	The parties have items of marital property and/or debts which need to be		
divided	d and h	nave entered into a (oral agreement on the record OR written		
agreer	nent in	troduced into evidence) as to the division of property and debts. The		
Court f	finds th	ne agreement to be fair and not unconscionable.		
		OR		
	12.	There is no marital property nor any marital debts for the Court to divide.		
	13.	Neither party is entitled to maintenance.		
	14.	(if applicable) has requested that her name be changed.		
	IT IS 1	THEREFORE ORDERED, ADJUDGED AND DECREED AS FOLLOWS:		
	15.	The marriage of and is dissolved.		
	16.	(If no real estate) The parties own no real estate and each party is		
awarde	ed all p	personal property, bank accounts, and personal effects in his or her		
posses	ssion o	n date of hearing.		
	17.	(if real estate) is awarded the following real		
proper	ty:	A copy of the legal description is attached hereto, marked "Judgment		
Exhibit	t", a	nd incorporated herein by reference. (if applicable)		
shall a	ssume	the mortgage on said real estate and hold harmless		
therefrom.				

The parties own _____ real estate.

9.

OR

- 18. Petitioner is awarded the personal property set over to Petitioner in the attached Property Settlement and Separation Agreement, which is marked "Judgment Exhibit ___", and incorporated herein by reference.
- 19. Respondent is awarded the personal property set over to Respondent in the attached Property Settlement and Separation Agreement.
- 20. Petitioner shall pay the marital debts set over to Petitioner in the attached Property Settlement and Separation Agreement and hold Respondent harmless therefrom.
- 21. Respondent shall pay the marital debts set over to Respondent in the attached Property Settlement and Separation Agreement and hold Petitioner harmless therefrom.

OR

- 22. Petitioner is awarded the following items of personal property:
- 23. Respondent is awarded the following items of personal property:
- 24. Petitioner shall pay the following marital debts and hold Respondent harmless therefrom:

2	5.	Respondent shall pay the following marital debts and hold Petitioner
harmles	s ther	efrom:
20	6.	Each party is awarded all of pension benefits or retirement benefits in his
or her na	ame.	
		OR
2	7.	is awarded of's pension and retirement benefits at
	The	e Court retains jurisdiction to enter a Qualified Domestic Relations Order
satisfact	ory to	the Trustee of said plan.
28	8.	is awarded the pension and retirement benefits in name.
29	9.	Neither of the parties shall pay maintenance and this order is not
modifiab	le.	
		OR
30	0.	shall pay to the Family Support Center, (if an automatic wage
withhol	ding:	P.O. Box 109001, Jefferson City, MO 65110-9001) OR (if no
automa	tic wa	age withholding: P.O. Box 109002, Jefferson City, MO 65110-9002), as
Trustee	for	, as and for maintenance, the sum of (\$) per month with
the first :	such	payment due on for the month of, and a like amount
on the _	0	f each month thereafter. This maintenance order is OR is not
modifiab	le.	

	31.	Neither party is awarded attorney fees.		
		OR		
	32.	shall pay to the sum of \$ as and for attorney fees in this		
case.				
	33.	(if applicable)'s name is changed from to		
	34.	Costs are assessed against		
	35.	The Clerk shall forward a certified copy to counsel of record and any		
unrepi	resente	ed parties.		
JUDGMENT ENTERED AND SO ORDERED:				
		 Judge		